Substitute for Form 1449/PTO INFORMATION DISCLOSURE APR 1-3 100 APR					*****		
APR 1-3 7007 STATEMENT BY APPLICANT (use as many sheets as necessary) First Named Inventor: Chris J. Newburn et al. Art Unit 2187 Examiner Name Farrokh, Hashern Of 1 Attorney Docket Number 042390,P18598 U.S. PATENT DOCUMENTS Examiner Initials* Cite No. Document Number Publication Date MA-DP-YYYY Applicant of Cited Document Passages or Relevant Figures Appear Figures Appear Figures Appear U.S. U.S. U.S. U.S. U.S. U.S. U.S. U.S	Substitute for Form 1449/PTO					Complete	if Known
APR 1-3 7007 STATEMENT BY APPLICANT (use as many sheets as necessary) First Named Inventor: Chris J. Newburn et al. Art Unit 2187 Examiner Name Farrokh, Hashern Of 1 Attorney Docket Number 042390,P18598 U.S. PATENT DOCUMENTS Examiner Initials* Cite No. Document Number Publication Date MA-DP-YYYY Applicant of Cited Document Passages or Relevant Figures Appear Figures Appear Figures Appear U.S. U.S. U.S. U.S. U.S. U.S. U.S. U.S	FIPE	NFOF	AMS	TION DISCLOSUR	F	Application Number	10/750,715
APR 1.2 (use as many sheets as necessary) Art Unit 2187 Examiner Name Fairokh, Hashem Of 1 Attorney Docket Number 042390,P18598 U.S. PATENT DOCUMENTS Examiner Initials* Citle No. Document Number MW-DD-YYYY Applicant of Cited Document Where Relevant Places or Applicant of Cited Document Places or Applicant of Cited Document Places or Relevant Place		TATAT	~			Filing Date	12/31/2003
Art Unit 2187 Examiner Name Fatrokh, Hashem Of 1 Attorney Docket Number 042390,P18598 U.S. PATENT DOCUMENTS Examiner Initials* Cite No. Document Number MM-DP-YYYY Number-Kind Cods* (r trown) //HF/ Us- 2002/0040413 04/04/2002 Okada et al. Us-	400 1:2 70	MAIP			T	First Named Inventor.	Chris J. Newburn et al.
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Examiner Initials*	Cite No.	Foreign Patent Document Country Code ³ Number ³ Kind Code ³ (If Proce)	Publication Date MM-DD-YYYY	Name of Palantee or Applicant of Cited Document	Pages, Columns, Lines, Where Rolevant Passages or Relevant Figures Appear	Tº

Examiner Signature	Hashen Janoch	•	Date Considered	05/06/2007

*EXAMINER: Initial if reference considered, whather or not citation is in conformance with MPEP 609; Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant, "Applicant's unique citation designation number (optional). "See Kinds Codes of USPTO Patent Documents at https://www.uspto.gov or MPEP 901.04. "Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). "For Japanese patent documents, the indication of the year of reign of the Emperor must precede the serial number of the patent document. "Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 16 if possible. "Applicant is to place a check mark here if English tanguage translation is attached.

This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SENT FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA girlie 22313-1450.

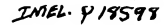
If you need assistance in completing the form, call 1-800-PTO-9189 (1-800-789-9199) and select option 2.

Based on Form PTO/SB/0BA (08-03) as modified by BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP on 09/10/03.

LISTING OF RELATED US AND FOREIGN CASES, IF ANY FOR POSSIBLE IDS FILING

Client No.	Matter No.	Title Intel Corporation	Status:
42390	P18598	MECHANISM FOR USING COMPRESSION TO REDUCE BANDWIDTH DEMAND	ACTIVE
42390	P18598PCT	PROCESSOR AND MEMORY CONTROLLER CAPABLE OF USE IN COMPUTING SYSTEM THAT EMPLOYS COMPRESSED CACHE LINES' WORTH OF INFORMATION-PCT	ACTIVE

EXHIBIT A





United States Patent and Trademark Office



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Almandria, Virginia 22313-1450 www.uspec.gov

NOTICE OF ALLOWANCE AND FEE(S) DUE

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SEVENTH FLOOR

7590

12400 WILSHIRE BOULEVARD

LOS ANGELES, CA 90025-1030

05/29/2007

ECEIV BLAKELY SOKOLOFF TAYLOR & ZAFMA

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EXAMINER FARROKH, HASHEM

PAPER NUMBER

ART UNIT 2187

DATE MAILED: 05/29/2007

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP LOS ANGELES

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/750,715	12/31/2003	Chris J. Newburn	42P18598	1390

TITLE OF INVENTION: PROCESSOR AND MEMORY CONTROLLER CAPABLE OF USE IN COMPUTING SYSTEM THAT EMPLOYS COMPRESSED CACHE LINES' WORTH OF INFORMATION

APPLN, TYPE	SMALL ENTITY	ISSUE FEE DUB	PUBLICATION PEE DUE	PREV. PAID ISSUE PEE	TOTAL PEE(S) DUE	DATE DUE
nonprovisional	NO	\$1400	2300	50	51700	08/29/2007

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

A. If the status is the same, pay the TOTAL FEE(S) DUE shown above.

B. If the status above is to be removed, check box 5b on Part B -Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above, or

If the SMALL ENTITY is shown as NO:

INTO DATABASE

JUN 06 2007

A. Pay TOTAL FEE(S) DUE shown above, or

B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check box 5a on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and 1/2 the ISSUE FEE shown above.

II. PART B - FEE(S) TRANSMITTAL, or its equivalent, must be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted. If an equivalent of Part B is filed, a request to reapply a previously paid issue fee must be clearly made, and delays in processing may occur due to the difficulty in recognizing the paper as an equivalent of Part B.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

Page 1 of 3

Entered into FIP

PART B - FEE(S) TRANSMITTAL

Complete and send		her wil pplicable	or Fax	Mail Stop ISSUI Commissioner for P.O. Box 1450 Alexandria, Virg (571)-273-2885	or Patents ginia 22313-1450	
INSTRUCTIONS: This for appropriate. All further con indicated unless corrected be maintenance for notification	m should be used frespondence including selow or directed other.	or transmitting the ISSi og the Patent, advance of serwise in Block I, by (US PEE and PUBLI rders and notification s) specifying a new o	CATION FEE (if required for maintenance for surespondence address	uired). Blocks 1 through 5 will be rimiled to the current; and/or (b) indicating a se	should be completed when the correspondence address sparate FEE ADDRESS*
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APPLICATION NO.	FILING DATE	<u> </u>	FIRST NAMED INVEN	TOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/750,715 TITLE OF INVENTION: COMPRESSED CACHE LIN	12/31/2003 PROCESSOR AND VES' WORTH OF IN	MEMORY CONTRO	Chris J. Newburn OLLER CAPABLE (42P18598 ITING SYSTEM THAT I	1390 EMPLOY\$
APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE D	UE PREV. PAID ISSU	E PEB TOTAL FEE(S) DU	B DATE DUE
nonprovisional	NO	51400	\$300	\$0	\$1700	08/29/2007
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FARROKH, HA		2187	711-154000			
1. Change of correspondence CPR 1.363). Change of correspondended Address form PTO/SB/122 "Fee Address" indication PTO/SB/47; Rev 03-02 or Number is required. 3. ASSIGNEE NAME AND PLEASE NOTE; Unless a	ruce address (or Chan 2) attached. on (or "Fee Address" more recent) attache RESIDENCE DATA	ge of Correspondence Indication form d. Use of a Customer TO BE PRINTED ON T	(1) the names of user agents OR, alter or agents OR, alter (2) the name of a strength attended attended to the control of the	ingle firm (having as a or agent) and the name attorneys or agents. If the printed.	member a 2 cs of up to the name is 3	
PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. If an assignee is identified below, the document has been filed for recordation as set forth in 37 CFR 3.11. Completion of this form is NOT a substitute for filing an assignment. (A) NAME OF ASSIGNEE (B) RESIDENCE: (CITY and STATE OR COUNTRY) Please check the appropriate assignee category or categories (will not be printed on the patent):						
4a. The following (cc(s) are su						
☐ Issue Fee ☐ A check is enclosed. ☐ Publication Fee (No small entity discount permitted) ☐ Advence Order - # of Copies ☐ The Director is boreby ambrized to charge the required fee(s), any deficiency, or credit any overpayment, to Deposit Account Number						
5. Campe to Eduty Status (from status indicated above)						
Is. Applicant claims SMALL ENTITY status. See 37 CFR 1.27. b. Applicant is no longer claiming SMALL ENTITY status. See 37 CFR 1.27(g)(2). NOTE: The Issue Fee and Publication Fee (if required) will not be accepted from anyone other than the applicant; a registered attorney or agent; or the assignce or other party in interest as shown by the records of the United Senter Patent and Trademark Office.						
Authorized Signature					-	
Typed or printed name						
This collection of information on application. Confidentiality submitting the completed application form and/or suggestions for Box 1450, Alexandria, Virginia Alexandria, Virginia 22313-14. Under the Paperwork Reduction	is required by 37 CFI is governed by 35 U icanon form to the U or reducing this burde at 22313-1450. DO N 50.	R 1.311. The information S.C. 122 and 37 CFR 1. SPTO. Time will vary d m, should be sent to the IOT SEND FRES OR CO	is required to obtain of the control	or retain a benefit by the estimated to take 12 m dividual case. Any con icez, U.S. Patent and T TO THIS ADDRESS.	e public which is to file (and inues to complete, includin aments on the amount of tin rademark Office, U.S. Depe SEND TO: Commissioner	by the USPTO to process g gathering, preparing, and ne you require to complete uturns of Commerce, P.O. for Patents, P.O. Rox 1450

PTOL-85 (Rev. 07/06) Approved for use through 05/31/2007.

OMB 0651-0033

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE



UNITED STATES PATENT AND TRADEMARK OFFICE



UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandra, Virginia 22312-1450

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFERMATION NO.
10/750,715	12/31/2003	Chris J. Newburn	42P18598	1390
8791 75	590 05/29/2007		EXAM	NER
BLAKELY SOK	OLOFF TAYLOR & 2	PARROKH,	HASHEM	
12400 WILSHIRE SEVENTH FLOOI			ART UNIT	PAPER NUMBER
LOS ANGELES, C			2187 DATE MAILED: 05/29/2007	

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b) (application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 132 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 132 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

Date 6/29/2007 J Client: Intel Corporation Docket Initials 42390.P18598 Dock. Sup. Initials	Date 8/29/2007 V Clien Docket Initials	nt: Intel Corporation 42390.P18598
Atty Initials EHT ROR JXJ Pat/Ser/Reg 750715 Description: 43r	Dock Sup. Initials Atty Initials Pat/Ser/Reg 750715	EHT ROR JXJ
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Page 3 of 3

,	Application No.	Applicant(s)	·
Mating of Alling Little	10/750,715	NEWBURN ET AL.	•
Notice of Allowability	Examiner	Art Unit	·
	Hashem Farrokh	2187	
- The MAILING DATE of this communication appearance in MAILING DATE of this communication appearance. All claims being allowable, PROSECUTION ON THE MERITS IS (herewith (or previously mailed), a Notice of Allowance (PTOL-85) of NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RICE of the Office or upon petition by the applicant. See 37 CFR 1.313 of the Office or upon petition is responsive to 4/12/07.	or other appropriate comments. This application in	in this application. If not included	j
2. A The allowed claim(s) is/are 1 and 3-43.			
3. Acknowledgment is made of a claim for foreign priority und a) All b) Some* c) None of the: 1. Certified copies of the priority documents have I 2. Certified copies of the priority documents have I 3. Copies of the certified copies of the priority documents have I International Bureau (PCT Rule 17.2(a)). * Certified copies not received:	been received. Been received in Application Iments have been receive	on No ad in this national stage application	
Applicant has THREE MONTHS FROM THE "MAILING DATE" of noted below. Failure to timely comply will result in ABANDONME THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.	N I of this application.		
. A SUBSTITUTE OATH OR DECLARATION must be submitt INFORMAL PATENT APPLICATION (PTO-152) which gives	reason(s) why the path of	AMINER'S AMENDMENT or NO r declaration is deficient	TICE OF
CORRECTED DRAWINGS (as "replacement sheets") must	be submitted.		
(a) ☐ Including changes required by the Notice of Draftspersor	n's Patent Drawing Review	w (PTO-948) attached	
1) (_/ hereto or 2) (_/ to Paper No./Mail Date	•		
(b) Including changes required by the attached Examiner's / Paper No./Mail Date	Amendment / Comment or	In the Office action of	
identifying indicis such as the application number (see 37 CFR 1.84 each sheet. Reptacement sheet(s) should be labeled as such in the	(c)) should be written on the header according to 37 CF	ne drawings in the front (not the ba	ack) of
i. ☐ DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT FO	of BIOLOGICAL MATE	TOTAL	e the
ttachment(s)			
☐ Notice of References Clted (PTO-892) ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)	6. 🔲 Interview Su	formal Patent Application Impay (PTO-413),	
☑ Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date 4/12/07	7. ☐ Examiner's	Mail Date Amendment/Comment	
Examiner's Comment Regarding Requirement for Deposit of Biological Material	8. 🛛 Examiner's S	Statement of Reasons for Allowar	nce
.S. Patent and Tradement Office	ə. 🗀 Oner	•	

Application/Control Number: 10/750,715

Art Unit: 2187



The IDS filed by applicant on 4/12/07 does not teach or suggest the combination of claims limitations indicated in the allowable subject matter of record.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays should be clearly labeled "Comments on Statement of Reasons for Allowance"

Any inquiry concerning this communication should be directed to Hashem Farrokh whose telephone number is (571) 272-4193. The examiner can normally be reached Monday-Friday from 8:00 AM to 5:00 PM.

If attempt to reach the above noted Examiner by telephone are unsuccessful, the examiner's supervisor, Mr. Donald A Sparks, can be reached on (571) 272-4201. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published application may be obtained from either private PAIR or Public PAIR. Status information for unpublished application is available through Private PAIR only. For more information about PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBS) at 866-217-9197 (toll-free).

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7-05-06

Briston Paude Primary Exemplar

EXHIBIT B

Page 1 of 1

					10001
		Case Quick List		127	17/11/2001
Туре	Case Reference	Official number	Title	Date	Status
Patent Application	P18598	US-2005-0144388-A1	PROCESSOR AND MEMORY CONTROLLER CAPABLE OF USE IN COMPUTING SYSTEM THAT EMPLOYS COMPRESSED CACHE LINES' WORTH OF INFORMATION	12/31/2003	. Live
Patent Application	P18598CN	CN 1898655A	PROCESSOR AND MEMORY CONTROLLER CAPABLE OF USE IN COMPUTING SYSTEM THAT EMPLOYS COMPRESSED CACHE LINES' WORTH OF INFORMATION	12/31/2003	Live
Patent Application	P18598PCT	WO2005/066800	PROCESSOR AND MEMORY CONTROLLER CAPABLE OF USE IN COMPUTING SYSTEM THAT EMPLOYS COMPRESSED CACHE LINES' WORTH OF INFORMATION	12/31/2003	Live
Patent Family	P18598		PROCESSOR AND MEMORY CONTROLLER CAPABLE OF USE IN COMPUTING SYSTEM THAT EMPLOYS COMPRESSED CACHE LINES* WORTH OF INFORMATION	12/31/2003	Live
CPA Memotech 2004		CPA Software Solutions		Printed on Monda	Printed on Monday, December 17, 2007 1:44 PM

EXHIBIT C

THE PATENT OFFICE OF THE STATE INTELLECTUAL PROPERTY OFFICE OF THE PEOPLE'S REPUBLIC OF CHINA

Address:No.6 Xi Tucheng Lu, Jimeng Qiao Hajdian District, Beijing Post code: 100088 P.Q.BOX; Beijing 8020 Shanghai Patent & Trademark Law Office Date of Dispatch June 22, 2007 Application No.: 200480039058.1 Applicant: INTEL CORPORATION Application Date: December 22, Agent: 2004 Title: PROCESSOR AND MEMORY CONTROLLER CAPABLE OF USE IN COMPUTING SYSTEM THAT EMPLOYS COMPRESSED CACHE ... THE FIRST OFFICE ACTION (PCT APPLICATION IN THE NATIONAL PHASE) 1. According to the Request for Substantive Examination raised by the applicant and based on the provision of Item 1, Article 35 of the Patent Law, the Examiner has proceeded with the Examination as to Substance on the above mentioned application for patent for invention. According to Item 2, Article 35 of the Chinese Patent Law, the Patent Office has decided to examine the above application for parent for invention. 2. A The applicant has requested that the filling date of Dec 31, 2003 at the US Patent Office as the priority date, ar the _____ Patent Office as the priority date, at the ____ Patent Office as the priority date, 3. The following amended documents submitted by the applicant cannot be accepted for not conforming to the provision of Article 33 of the Patent Law: The Chinese version of the attachment of the International Preliminary Examination Report. ☐ The Chinese version of the amended document submitted according to the provision of Rule 19 of the Patent Cooperation Treaty. The amended document submitted according to the provision of Rule 28 or Rule 41 of the Patent Cooperation Treaty. The amended document submitted according to the provision of Rule 51 of the Implementing Regulations of the Patent Law. Refer to the text of the notice for the specific reason of non-acceptance thereof. 4. The examination is conducted by directing at the Chinese version of the original International Application submitted. The examination is conducted by directing at the following application documents: Description, p. _____, the Chinese version of the original International Application Document submitted; p. ____, the Chinese version of the attachment of the International Preliminary Examination Report; p. _____, the amended document submitted according to the provision of Rule 28 or Rule 41 of

1

	the Patent Cooperation Treaty. p the amended document submit Implementing Regulations of the Patent Claims,	ted according to the provision of Rule 51 of the Law.				
	Rule 19 of the Patent Cooperation Tree the Chinese version of the attachment the amended document submitted at the Patent Cooperation Treaty.	et of the International Preliminary Report.				
	B .cognitions of the Patell	according to the provision of Rule 51 of the Law.				
	Attached Drawings, p the Chinese version of the original International Application Document submitted. p the Chinese version of the attachment of the International Preliminary Examination Report. p the amended document submitted according to the provision of Rule 28 or Rule 41 of the Patent Cooperation Treaty. p the amended document submitted according to the provision of Rule 51 of the Implementing Regulations of the Patent Law.					
5.	This reduce the following Comparison Document the number of which the					
	in the subsequent examination proceedings): No. Number/Title of Document 1 US6640283B2	Date of Publication (or the filing date of the conflicting Application) 2003.10.28				
6.	The conclusive opinion drawn from the examination: As regards the Specification: The contents of the application fall under the scope stipulated by Article 5 of the Patent Law for which no patent right should be granted. The specification does not conform with the provision of Item 3, Article 26 of the Patent Law. The drafting of the specification does not conform with the provision of Rule 18 of the Implementing Regulations. As regards the Claims: Claim does not possess the novelty as stipulated in Item 2, Article 22 of the Patent Law. Claim does not possess the inventiveness as stipulated in Item 3, Article 22 of the Patent Law. Claim does not possess the practical applicability as stipulated in Item 4, Article 22 of the					
	Patent Law. Claim falls under the scope of Article 25 of granted. Claim does not conform with the provision Claim does not conform with the provision Claim does not conform with the provision Regulations of the Patent Law.	the Patent Law where no patent right is to be of Item 4, Article 26 of the Patent Law.				

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	are I attit Daw.	e provision of Rule 18 of the Implementing Regulations of
	or the reacht Daw.	he provisions of Rules 20 of the Implementing Regulation
	The state of the s	ne provisions of Rules 21 of the Implementing Regulation
	or are retout Law.	ne provisions of Rules 22 of the Implementing Regulation
	Claim does not conform with the of the Patent Law.	ne provisions of Rules 23 of the Implementing Regulation
	Refer to the text of this Notice for the specif	ic analyses of the conclusive opinion.
7.	Based on the above conclusive opinion, the Ex.	aminer deems that:
	The applicant shall amend the application the text of the Notice.	documents in accordance with the requirements raised in
	not conforming with the provisions, or no re	ions reasons why this application for patent can be granted atted in the text of the Notice which have been deemed as atent right shall be granted.
	applicant does not present reasons or the rerejected.	plication for patent that can be granted a patent right. If the assons presented are not sufficient, the application shall be
8.	The applicant is asked to note the following iter	ns;
	 According to the provision of Article observations within four months from the the applicant does not respond at the expirate been withdrawn. 	37 of the Patent Law, the applicant shall submit his receipt of this Notice. Where, without justified reasons, ation of said date, the application shall be deemed to have
	Examination Guide.	according to Article 33 of the Patent Law. The amended form, in conformity with the relevant provisions in the
		nout first making an appointment, go to the Patent Office
	(4) The observations and/or the amended docu Receipt, the Patent Office of the State Intell effects if not mailed or delivered to the Department	ments shall be mailed or delivered to the Department of ectual Property Office. No documents shall possess legal artment of Receipt.
9 .	The text of this Notice totals 2 page(s), and include duplicate copy(ies) of cited comparison docu	des the following attachment(s); ment(s), altogether copy(ies) pages.
Exar	nination Department: Examiner(Seal):	
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062490 IPWCN

SHANGHAI PATENT & TRADEMARK LAW OFFICE, LLC

TEXT OF THE FIRST OFFICE ACTION

TEXT OF THE FIRST OFFICE ACTION

Application Number: 200480039058.1

The present application relates to a memory controller. After examination, the office action is now provided as follows:

- 1. Claim 1 asks to protect a memory controller. Reference 1 (US6640283B2) disclosed a cache that can provide compression, and the following technical features were specifically revealed (see line 66 in column 4 to line 55 in column 6 of the Description, and Figure 2): the second level cache 106 can compress and decompress the data stored in the cache, and thereby data of more than one sublines can be compressed within one subline so as to release more free spaces; the cache 106 has a tag memory 204 (corresponding to the compression map cache); the pointer of the tag memory 204 points to the compressed flag 212 (corresponding to the compressed cache) associated with each of the sublines; the compressed flag 212 is used for identifying whether the data in the subline is compressed; therefore, the cache 106 must have a controller to control the compression and decompression of data and the configuration of the compression tag. Comparing the technical solution protected by Claim 1 with the contents disclosed by Reference 1, the only difference is in that the compression map cache is comprised in the memory controller. Based on this distinguishing feature, it can be determined that the technical problem to be solved by the present invention is to provide a method of providing the compression map cache in the memory controller. However, it is common knowledge in the art that the compression map cache can be put in the memory controller. No matter whether the compression map cache is put inside the memory controller or outside the memory controller, it is the same in performing the function of the memory controller. Therefore, it is obvious for those skilled in the art to obtain the technical solution protected by this claim on the basis of Reference 1 by combining the common knowledge. Thus, it does not possess prominent substantive features or represent a notable progress, and thus does not possess the inventiveness as stipulated in Item 3, Article 22 of the Patent Law.
 - 2. Claim 2 asks to protect a processor and a memory controller integrated on a

Page I of 2

SHANGHAI PATENT & TRADEMARK LAW OFFICE, LLC

TEXT OF THE FIRST OFFICE ACTION

same semiconductor die. Reference 1 (US6640283B2) disclosed a cache that can provide compression, and the following technical features were specifically revealed (see line 66 in column 4 to line 55 in column 6 of the Description, and Figure 2): the second level cache 106 and the processor are integrated on a same semiconductor die; the second level cache 106 can compress and decompress the data stored in the cache, and thereby data of more than one sublines can be compressed within one subline so as to release more free spaces; the cache 106 has a tag memory 204 (corresponding to the compression map cache); the pointer of the tag memory 204 points to the compressed flag 212 (corresponding to the compressed cache) associated with each of the sublines; the compressed flag 212 is used for identifying whether the data in the subline is compressed; therefore, the cache 106 must have a controller to control the compression and decompression of data and the configuration of the compression tag. Comparing the technical solution protected by Claim 1 with the contents disclosed by Reference 1, the only difference is in that the compression map cache is comprised in the memory controller. Based on this distinguishing feature, it can be determined that the technical problem to be solved by the present invention is to provide a method of providing the compression map cache in the memory controller. However, it is common knowledge in the art that the compression map cache can be put in the memory controller. No matter whether the compression map cache is put inside the memory controller or outside the memory controller, it is the same in performing the function of the memory controller. Therefore, it is obvious for those skilled in the art to obtain the technical solution protected by this claim on the basis of Reference 1 by combining the common knowledge. Thus, it does not possess prominent substantive features or represent a notable progress, and thus does not possess the inventiveness as stipulated in Item 3, Article 22 of the Patent Law.

Based on the above reasons, all of the independent claims of the present application do not possess inventiveness. The application still has no prospect of being granted a patent right. If the applicant does not state convincing reasons that the present application has inventiveness within the time limit specified by the present notification, the present application will be rejected.

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中华人民共和国国家知识产权局

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进行实质审查。	1. 辽应申请人提出的实审请求, 根据专利法第35条第1款的规定, 国家知识产权局对上述发明专利申请进行实质审查。							
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申请号 2004800390581

日本通知书引用下述对比文件(其编号在今后的审查过程中继续沿用): 文件号或名称 公开日期(或抵触申请的申请日) US6640283H2 2003年10月28日 5. 审查的结论性意见:]关于说明书:]申请的内容属于专利法第5条规定的不投予专利权的范围。 说明书不符合专利法第 26 条第 3 款的规定。 说明书不符合专利法第 33 条的规定 说明书的撰写不符合专利法实施细则第 18 条的规定。 ☑关于权利要求书: 」权利要求 不具备专利法第22条第2款规定的新颖性。 7权利要求 不具备专利法第22条第3款规定的创造性。 权利要求 不具备专利法第22条第4款规定的实用性。 权利要求 属于专利法第25条规定的不投予专利权的范围。 权利要求 不符合专利法第26条第4畝的规定。 权利要求 不符合专利法第31条第1款的规定。 权利要求 不符合专利法第 33 条的规定。 工权利要求 不符合专利法实施细则第2条第1款的规定。 取利要求 不符合专利法实施细则第13条第1款的规定。 权利要求 不符合专利法实施细则第20条的规定。 权利要求 不符合专利法实施细则第21条的规定。 权利要求 不符合专利法实施细则第22条的规定。 权利要求 不符合专利法实施细则第23条的规定。 []分案的申请不符合专利法实施细则第 43 条第 [款的规定。 上述结论性意见的具体分析见本通知书的正文部分。 6. 基于上述结论性意见,审查员认为: □申请人应按照通知书正文部分提出的要求,对申请文件进行修改。 申请人应在意见陈述书中论述其专利申请可以被授予专利权的理由。并对通知书正文部分中指出的 不符合规定之处进行修改,否则将不能授予专利权。 ②专利申请中没有可以被授予专利权的实质性内容,如果申请人没有陈述理由或者陈述理由不充分, 其申请将被驳回。 7. 申请人应注意下述事项。 (1) 根据专利法第37条的规定,申请人应在收到本通知书之日起的整个月内陈述意见,如果申请人无正当 (2)申请人对其申请的修改应符合专利法第33条的规定,修改文本应一式两份,其格式应符合审查指南的 (3)申请人的意见陈述书和/或修改文本应邮寄或递交国家知识产权局专利局受理处,凡未邮寄或递交给 (4)未经预约,申请人和/或代理人不得前来国家知识产权局专利局与审查员举行会晤。 8.本通知书正文部分共有 2 页,并附有下述附件, □引用的对比文件的复**印**件共

审查员, 张坦(A539) 2007年5月25日



审查部门

电学发明审查部

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回返请客。100088 北京市海淀区部门桥西土城路 8 号 国家知识产权局专利局受理处收 (注:凡寄给审查员个人的信函不具有法律效力) 中华人民共和国国家知识产权局

第一次审查意见通知书正文

申请号: 2004800390581

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本申请涉及一种存储器控制器,经审查、现提出如下审查意见。

- 1、权利要求1请求保护—种存储器控制器,对比文件1 (US6640283B2)公开了— 种能进行压缩的高速缓存,并具体公开了如下技术特征(参见说明书第4栏第56行至 第6栏第55行,图2):二级高速缓存106能够对存储在高速缓存中的数据进行压缩及解 压缩,因而超过一个的子行中的数据可被压缩在一个子行中,以释放出更多的空闲空 间; 高速缓存106中具有标记存储器204(相当于压缩映象高速缓存),标记存储器204 的指针指向与每个子行相联系的压缩标志212(相当于压缩高速缓存),该压缩标志 212用于标识该子行中的数据是否被压缩,因而该高速缓存106中必然具有控制器来控 制数据的压缩、解压缩和压缩标志的设置。权利要求1所请求保护的技术方案与对比 文件1中公开的内容相比, 其区别在于权利要求1中的压缩映象高速缓存包括在存储器 控制器中,基于该区别技术特征可以确定本发明实际要解决的技术问题是提供一种将 压缩映象高速缓存放置于存储器控制器中的方式,但对于本领域的技术人员来说可将 压缩映象高速缓存放置于存储器控制器中属于本领域的公知常识,无论是将压缩映象 高速缓存放置于存储器控制器中还是存储器控制器外部的其它部件中,在实现存储器 控制器的功能上是一致的。因而在对比文件1的基础上结合公知常识,得到该权利要 求所请求保护的技术方案,对于本领域的技术人员来说是显而易见的,不具有突出的 实质性特点和显著的进步,因此该权利要求不具有专利法第二十二条第三款规定的创
- 2、权利要求2请求保护一种集成于同一半导体管芯上的处理器和存储器控制器,对比文件1(US6640283B2)公开了一种能进行压缩的高速缓存,并具体公开了如下技术特征(参见说明书第4栏第66行至第6栏第55行,图1-2); 二级高速缓存106与处理器集成在一个芯片上, 二级高速缓存106能够对存储在高速缓存中的数据进行压缩及解压缩, 因而超过一个的子行中的数据可被压缩在一个子行中, 以释放出更多的空闲空间; 高速缓存106中具有标记存储器204(相当于压缩映象高速缓存), 标记存储器204的指针指向与每个子行相联系的压缩标志212(相当于压缩高速缓存), 该压缩标志212用于标识该子行中的数据是否被压缩, 因而该高速缓存106中必然具有控制器来控制数据的压缩、解压缩和压缩标志的设置。权利要求2所请求保护的技术方案与对比文件1中公开的内容相比, 其区别在于权利要求2中的压缩映象高速缓存包括在存储器控制器中, 基于该区别技术特征可以确定本发明实际要解决的技术问题是提供一种将压缩映象高速缓存放置于存储器控制器中的方式, 但对于本领域的技术人员来说可将压缩映象高速缓存放置于存储器控制器中间于本领域的公知常识, 无论是将压缩映象高速缓存放置于存储器控制器中属于本领域的公知常识, 无论是将压缩映象高速缓存放置于存储器控制器中属于本领域的公知常识, 无论是将压缩映象高速缓存放置于存储器控制器中属于本领域的公知常识, 无论是将压缩映象高速缓存放置于存储器控制器中属于本领域的公知常识, 无论是将压缩映象高速缓存放置于存储器控制器中属于本领域的公知常识, 无论是将压缩映象高速缓存放置于存储器控制器中属于本领域的公知常识, 无论是将压缩映象高速缓存放置于存储器控制器中属于本领域的公知常识, 无论是将压缩映象高速缓存放置于存储器控制器中属于本领域的公知常识。

中华人民共和国国家知识产权局

象高速级存放置于存储器控制器中还是存储器控制器外部的其它部件中,在实现存储器控制器的功能上是一致的。因而在对比文件1的基础上结合公知常识,得到该权利要求所请求保护的技术方案,对于本领域的技术人员来说是显而易见的,不具有突出的实质性特点和显著的进步,因此该权利要求不具有专利法第二十二条第三款规定的创造性。

基于上述理由,本申请的独立权利要求都不具备创造性,本申请不具备被授予专利权的前景。如果申请人不能在本通知书规定的答复期限内提出表明本申请具有创造性的充分理由,本申请将被驳回。

审查员: 张坦 代码: A539

